

L.D. 1824

(Filing No. H- 471)

3STATE OF MAINE4HOUSE OF REPRESENTATIVES5111TH LEGISLATURE6SECOND REGULAR SESSION
 HOUSE AMENDMENT "A" to H.P. 1402, L.D. 1824, Bill, "AN ACT to Clarify Return to Work Provisions Under the Workers' Compensation Law."
10 Amend the Bill by striking out everything after 11 the enacting clause and inserting in its place the 12 following:
 '39 MRSA §66-A, as repealed and replaced by PL 14 1981, c. 474, §3, is amended by adding at the end a 15 new paragraph to read:
16 If any transfer under this section conflicts with 17 the provisions of such a collective bargaining agree- 18 ment, the transfer shall remain in effect for a peri- 19 od not greater than one year unless otherwise agreed 20 by the employer and that labor organization.'
21 STATEMENT OF FACT
The purpose of this amendment is to make suitable work transfers which conflict with collective bar- gaining agreements temporary in nature. This will acknowledge accumulated seniority on the part of em- ployees and provide a means of temporary transfer so as not to ignore that seniority.
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Filed by Rep. Zirnkilton of Mount Desert Reproduced and distributed under the direction of the Clerk of the House

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Clerk of the House 2/16/84 (Filing No. H-471)